IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)	
	: Exan	niner: A. Roy
TOMOYUKI IWANAGA)	-
	: Grou	p Art Unit: 3736
Application No.: 10/645,480)	-
	: Conf	irmation No.: 8722
Filed: August 22, 2003)	
	:	
For: NONCONTACT TONOMETER) Octol	ber 16, 2006
	: (Mon	iday)

Mail Stop Amendment

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

STATEMENT OF SUBSTANCE OF INTERVIEW

Sir:

Applicant wishes to thank the Examiner for the courtesies extended to Applicant's undersigned representative during the telephone interview conducted on September 12, 2006 and reported by the Examiner in the Interview Summary issued on September 15, 2006.

In the interview, Applicant's undersigned representative argued, along the lines of the arguments set forth in the Preliminary Amendment filed on July 7, 2006, that independent Claims 1, 17 and 18 are patentable over the art cited in the Office Action dated April 7, 2006, namely, U.S. Patent No. 5,946,073 (*Miwa* '073) and U.S. Patent No. 6,602,192 (*Miwa* '192). The Examiner stated that she believed the independent claims would overcome that art.

Applicant's undersigned representative also presented patentability arguments for

dependent Claims 5 and 8 with respect to Miwa '073. In that regard, the Examiner stated that she

believed at least Claim 5 would overcome that document.

The Examiner indicated that if, upon final review of the July 7, 2006 Preliminary

Amendment, she determined that some or all of the pending claims overcome the art of record,

she would perform a further search of the prior art.

Applicant's undersigned attorney may be reached in our Washington, D.C. office by

telephone at (202) 530-1010. All correspondence should continue to be directed to our below-

listed address.

Respectfully submitted,

Attorney for Applicant

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